

Letter of Authorization

Customer Name:		AT&T		Custom	Customer Account #:			
State of Arizona								
Customer Full Address & Zip:		AT&T Full Address & Zip:			Customer Contact: Doug Milford			
100 N. 15 th Avenue	1355	5 W. University Drive		Tel. #: 6	502 542-9	9121		
Phoenix, AZ 85007		Mesa, AZ 85201			AT&T Contact: David Daniels			
					80 824-0			
Master Customer No.: 119510: 1	 	ΛΔΔ· 11951Λ ₋ ΛΔ5· 119	510-0A6: 11951			els@att.com		
0A9; 040410; 869038; 869038-A U29441; W01389								
1. I appoint AT&T as my agent to handle all arrangements with the Local Exchange Company(s) (LEC) for establishing or changing AT&T Long Distance Service, 'Local Toll' Service, Local Service and International Service. AT&T may offer such service for all telephone lines associated with the main Billed Telephone Number(s) (BTNs) listed below or in the attachment, and to issue instructions to and to otherwise deal with the LEC regarding the BTNs. If this authorization does not specify the specific BTNs, this appointment shall extend to all service accounts for which customer appears as the customer of record.								
3. IT IS FURTHER UNDERSTOOD THAT DURING THE INITIAL PRESUBSCRIPTION PERIOD FOR 'LOCAL TOLL' SERVICE, AS DEFINED BY THE STATE GOVERNING BODY, THE PIC CHANGE CHARGE MAY BE WAIVED FOR AN INITIAL TIME PERIOD. HOWEVER, IT IS ACKNOWLEDGED THAT A CHARGE PER LINE MAY BE APPLIED BY THE LOCAL TELEPHONE COMPANY FOR SUBSEQUENT CHANGES								
4. THIS APPOINTMENT IS FOR:	LONG DISTANCE (INT	TERLATA) SERVICE		×	YES	□NO		
	LOCAL TOLL (INTRAL	_ATA) SERVICE		×	YES	□ NO		
	LOCAL SERVICE			×	YES	□NO		
	CELLULAR			×	YES	□ NO		
INTERNATION.		AL SERVICE		×	YES	□NO		
5. THIS APPOINTMENT IS	Blanket LOA			×	1 YES	⊠ NO		
APPLICABLE TO THE FOLLOWING LOCATIONS		n the United States)		-				
(CHOOSE ONE)	Location Specific LOA (Specify applicable Billed Telephone Numbers and/or Working Teleph Numbers as attached)]YES	⊠NO		
6. This Appointment revokes any prior appointments for the services involved here and may be revoked at any time.								
ORDERED BY CUSTOMER:			ACCEPTED BY	(AT&T:	1			
7. Signature: Welly			11. Signature Cam Can					
8. Printed Name: Doug Milford			12. Printed Name: David Danie/5					
9. Title: COC vreme	it Office		13. Title:	Accoun	nt e	Executive		
10. Date: January 23, 2006			14. Date: Jan. 23, 2006					

This authorization shall continue in force unless and until revoked by the customer.

	MARSH		CERTIFIC	ATE OF IN	SURANCE	CERTIFICA	TE NUMBER 135494-01												
PRODUCER Marsh USA Inc. 701 Market Street, Suite 1100 St. Louis, MO 63101			NO RIGHTS UI POLICY. THIS	CHI-001435494-01 THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER OTHER THAN THOSE PROVIDED IN THE POLICY. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES DESCRIBED HEREIN.															
	Attn: Certificate Specialist	(314)342-7021		COMPANI	ES AFFORDING COVER	AGE													
185	66-Corp-renew-05-06		COMPANY A C																
INSURED AT&T Inc. and its subsidiaries 175 E. Houston, Room 7-R-5 San Antonio. TX 78205			COMPANY	COMPANY B AMERICAN HOME ASSURANCE COMPANY COMPANY															
			C IL	LINOIS NATIONA	L INSURANCE COMPAN	ΙΥ													
			COMPANY D B	RMINGHAM FIRE	INSURANCE COMPANY	,													
	NOTWITHSTANDING ANY REQUIREMENT,	F INSURANCE DESCRIBED HEREIN HAVE TERM OR CONDITION OF ANY CONTRACT O / THE POLICIES DESCRIBED HEREIN IS SUE D BY PAID CLAIMS.	R OTHER DOCUMENT	WITH RESPECT TO W	HICH THE CERTIFICATE MAY B	E ISSUED OF	R MAY												
CO LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	· LIMITS														
Α	GENERAL LIABILITY	MWZY 55616	10/15/02	02/17/06	GENERAL AGGREGATE	\$	5,000,000												
	X COMMERCIAL GENERAL LIABILITY				PRODUCTS - COMP/OP AGG	\$	5,000,000												
	CLAIMS MADE X OCCUR				PERSONAL & ADV INJURY	\$	5,000,000												
	OWNER'S & CONTRACTOR'S PROT				EACH OCCURRENCE	\$	5,000,000												
					FIRE DAMAGE (Any one fire)	\$	5,000,000												
					MED EXP (Any one person)	\$	N/A												
Α	X ANY AUTO	MWTB 18496	10/15/02	02/17/06	COMBINED SINGLE LIMIT	\$	1,000,000												
	ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	\$													
	HIRED AUTOS NON-OWNED AUTOS				BODILY INJURY (Per accident)	\$													
	NON-OWNED AUTOS				PROPERTY DAMAGE	\$.													
	GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$													
	ANY AUTO				OTHER THAN AUTO ONLY:	1999年199	than of the												
					EACH ACCIDENT	\$													
					AGGREGATE	\$													
	EXCESS LIABILITY				EACH OCCURRENCE	\$													
	UMBRELLA FORM				AGGREGATE \$														
	OTHER THAN UMBRELLA FORM					\$													
В	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	6610853 (AOS)	11/19/05	06/01/06	X WC STATU- OTH TORY LIMITS ER														
В		6610869 (AOS)	11/19/05	06/01/06	EL EACH ACCIDENT	\$	1,000,000												
В	THE PROPRIETOR/ PARTNERS/EXECUTIVE X INCL	6610854 (CA)	11/19/05	06/01/06	EL DISEASE-POLICY LIMIT	\$	1,000,000												
С	OFFICERS ARE: EXCL	6610852 (MA, WI)	11/19/05	06/01/06	LECONDE LA CONTENIO DE LA CONTENIO DEL CONTENIO DE LA CONTENIO DE LA CONTENIO DEL CONTENIO DE LA CONTENIO DEL CONTENIO DE LA CONTENIO DE LA CONTENIO DE LA CONTENIO DE LA CONTENIO DEL CONTENIO DE LA CONTENIO DELIGIO DE LA CONTENIO DELIGIO DELIGIO DE LA CONTENIO DE LA CONTENIO DELIGIO DELIGIO DE LA CONTENIO DE LA CONTENIO DE LA CONTENIO		1,000,000												
С	OTHER Westerda Componentian	6610855 (FL)	11/19/05 11/19/05	06/01/06 06/01/06	W/C - Statutory Limits EL Each Accident		1,000,000												
C D	Worker's Compensation	6610868 (NY) 6610858 (OR)	11/19/05	06/01/06	EL Disease-Policy Limit		1,000,000												
U		(011)	11110100	00,01,00	EL Disease-Each Emplo	vee	1,000,000												
The	ired where required by written cont	HICLES/SPECIAL ITEMS agencies, boards, commissions, uni ract. The insurance is primary with i cess and not contributory with this in	espect to the inter	ficers, officials, age rest of above Addit	ents, and employees are i ional Insured and any oth	ncluded as er insurand	additional												
CEI	RTIFICATE HOLDER		CANCELLA	TION															
State of Arizona State Procurement Administrator Enterprise Procurement Services 100 North 15th Avenue, Suite 104 Enterprise AZ 95007				SHOULD ANY OF THE POLICIES DESCRIBED HEREIN BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF,															
				THE INSURER AFFORDING COVERAGE WILL ENDEAVOR TO MAIL															
											-			BY: Alfred A. Peterfeso					
										i jugaran					VALID AS OF		Antamonrones (1997)		
													MM1(3/02)		VALID AS UF	(1. Sagarangangganggang			

THIS BOND REPLACES AND SUPERCEDES BOND NO. SC3325 ISSUED BY ST. PAUL FIRE AND MARINE INSURNCE COMPANY

Performance Bond

Bond No. 104617073

KNOW ALL PERSONS BY THESE PRESENTS:

THAT, AT&T Corp. (hereinafter called Principal), as Principal, and Travelers Casualty and Surety Company of America, a corporation organized and existing under the laws of the State of Connecticut with its principal office in the city of Hartford (hereinafter called the Surety), as Surety, are held and firmly bound unto the State of Arizona , (hereinafter called the obligee) in the amount of Three Hundred Thousand and 00/100 Dollars (\$300,000.00), for the payment whereof, the said Principal and Surety bind themselves and their heirs, administrators, executors, successor assigns, jointly and severally firmly by these presents.

WHEREAS, the Principal has entered into a certain written contract with the Obligee, dated the 31st day of December, 2005 for the material, service or construction described as:

EPS060014 – State Input Carrier Services

Which contract is hereby referred to and made a part hereof as fully and to the same extent as if copied at length herein

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, That, if the said Principal shall faithfully perform and fulfill all the undertakings, covenants, terms, conditions and agreements of said contract during the original term of said contract and any extension thereof, with or without notice to the Surety and during the life of any guaranty required under the contract and shall also perform and fulfill all the undertakings, covenants, terms conditions and agreements of any and all duly authorized modifications of said contract that may hereafter be made, notice of which modifications to the Surety being hereby waived: then the above obligations shall be void, otherwise to remain in full force and effect. The prevailing party in a suit on this bond shall recover as part of his judgment such reasonable attorneys' fees as may be fixed by a judge of the Court

Witness our hands this 17th day of October 2005.

AT&I Corp.

Paul Riley, Assistant Secretary

Travelers Casualty and Surety Company of America

Theresa Giraldo, Attorney-in-Fact

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: Suzanne Blau, Francesca Papa, Tatyana Ofenbakh, Theresa Giraldo, Terry Ann Gonzales-Selman, James P. Holland, Vincent Moy, Tracey D. Watson, Robyn Walsh, Paula Seymour, Migdalia Otero, Christopher J. McCarty, Debra L. Teplitzky, Shirley Dewely, Sally McGrath, Donna Guluzzy, of New York, New York, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or her certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 31st day of January, 2005.

STATE OF CONNECTICUT

}SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 31st day of January, 2005 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie c Letreault

My commission expires June 30, 2006 Notary Public Marie C. Tetreault

CERTIFICATE

I, the undersigned, Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this day of October 20 05







ACKNOWLEDGMENT OF ANNEXED INSTRUMENT

STATE OF

COUNTY OF NEW YORK

NEW YORK

On 10/17/05 before me personally came Theresa Giraldo
duly sworn, did depose and say that he/she is an Attorney-in-Fact of the
Travelers Casualty and Surety Company of America and knows the corporate seal
thereof; that the seal affixed to said annexed instrument is such corporate seal, and
was thereto affixed by authority of the Power of Attorney of said Company, of
which a Certified Copy is hereto attached, and that he/she signed said Instrument
as an Attorney-in-Fact of said Company by like authority.
FRANCESCA MOSER NOTARY PUBLIC, State of New York No. 01 MO4842535 Certificate Filed in Suffolk County Commission Expires May 20, 20

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA

HARTFORD, CONNECTICUT 06183

FINANCIAL STATEMENT AS OF DECEMBER 31, 2004

AS FILED IN THE STATE OF NEW JERSEY

CAPITAL STOCK \$6,000,000

ASSETS	LIABILITIES & SURPLUS		
CASH & INVESTED CASH BONDS STOCK OTHER INVESTED ASSETS INVESTMENT INCOME DUE AND ACCRUED PREMIUM BALANCES REINSURANCE RECOVERABLE CURRENT FEDERAL INCOME TAX RECOVERABLE NET DEFERRED TAX ASSET RECEIVABLE FOR SECURITIES RECEIVABLE FROM PARENT, SUBSIDIARIES & AFFILIATES OTHER ASSETS	\$ 2,721,251 2,103,575,828 11,873,755 - 24,085,845 139,148,258 48,827,434 - 37,424,124 300,000 - (72,723,020)	UNEARNED PREMIUMS LOSSES LOSS ADJUSTMENT EXPENSES COMMISSIONS TAXES, LICENSES AND FEES OTHER EXPENSES CURRENT FEDERAL AND FOREIGN INCOME TAXES PAYABLE FOR SECURITIES PAYABLE TO PARENT, SUBSIDIARIES & AFFILIATES OTHER ACCRUED EXPENSES AND LIABILITIES TOTAL LIABILITIES	\$ 517,322,210 542,595,315 97,587,047 19,228,115 10,738,457 18,724,529 43,827,236 35,395,260 139,342,853 \$1,424,761,023
		CAPITAL STOCK PAID IN SURPLUS OTHER SURPLUS TOTAL SURPLUS TO POLICYHOLDERS	\$ 6,000,000 303,297,402 561,175,050 \$ 870,472,452
TOTAL ASSETS	\$2,295,233,475	TOTAL LIABILITIES & SURPLUS	\$2,295,233,475

STATE OF CONNECTICUT

COUNTY OF HARTFORD

)SS.

CITY OF HARTFORD

LAWRENCE A. SIUTA, BEING DULY SWORN, SAYS THAT HE IS CHIEF FINANCIAL OFFICER - BOND, OF THE TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, AND THAT TO THE BEST OF HIS KNOWLEDGE AND BELIEF, THE FOREGOING IS A TRUE AND CORRECT STATEMENT OF THE FINANCIAL CONDITION OF SAID COMPANY AS OF THE 31st DAY OF DECEMBER, 2004.

MY COMMISSION EXPIRES JUNE 30, 2006

SUBSCRIBED AND SWORN TO BEFORE ME THIS 24TH DAY OF MARCH, 2005

